Applicant: Giuseppe Dal Pra' Application No.: 10/722,986

## REMARKS

This Reply includes amendments to claims 2-9 and 15 and adds claims 22 and 23. Claims 1-23 are currently pending.

## **Priority**

This application claims priority to U.S. Application Serial No. 09/994,718, which in turn claims priority from Italian Application No. TO2000A001124 filed December 1, 2000. A certified copy of the priority document can be found in the parent Application Serial No. 09/994,718, now U.S. Patent No. 6,685,568.

## **Specification**

This Reply amends the Specification to identify the issued patent from which the application claims priority.

## Claims Rejection-Obviousness-Type Double Patenting

The Action rejected claims 1-3 and 5-21 under the judicially created doctrine of obviousness-type double patenting. Pursuant to 37 C.F.R. 1.321(c). The Terminal Disclaimer filed herewith should remove this obviousness-type double patenting rejection.

12/22/2004 14:33 FAX 2155684992

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Applicant: Giuseppe Dal Pra'

Application No.: 10/722,986

Claims Rejection- 35 U.S.C. § 103 Obviousness

The Action rejected claims 1-5, 7-18, and 20-21 as obvious over EP 0461053 to

Thiberge<sup>1</sup> in view of various combinations of JP 04222865; US 4,809,843; JP 35-

37313; US 3,910,136; and US 5,624,336.

Thiberge discloses a bicycle derailleur assembly without any suggestion or

teaching of plastic composite material or the like. Even if JP 04222865 discloses a

glass fiber fabric, it lacks any teaching or suggestion of use in bicycle derailleur

assemblies. The '843 patent discloses a vibrating conveyor that uses a reinforced

carrier; there is no showing of any relevance to the application field of endeavor. JP

35-37313 appears to disclose a pin attached to a plate by caulking; there is no

showing of any relevance to the application field of endeavor. The '136 patent

discloses use of plastic but is not relevant to the claimed structure. Finally, the '336

patent discloses the use of aluminum alloys in cycle components. None of these

references nor any reasonable combination of them teaches or suggests applicant's

invention. Each independent claim set will be discussed in turn.

Claim 1

The combination of a plastics reference (JP04222865) with the cycling

references is inappropriate because there is no suggestion to combine the references

in the absence of a hindsight reconstruction based on the applicant's disclosure.

<sup>1</sup> The Action refers to this reference as "EP 413053" in Paragraph 5, which appears to be a typographical error.

12/22/2004 14:33 FAX 2155684992

VOLPE-KOENIG

**2014/030** 

Applicant: Giuseppe Dal Pra' **Application No.:** 10/722,986

Further, none of the references teach or suggest the specific combination of an inner

plate "made of metallic material and the outer plate is made of a structural fiber

fabric incorporated in a plastic material matrix." Using different materials for each

plate is a compromise between weight and strength that the prior art does not teach

or suggest. Therefore, claim 1 is allowable over the prior art.

Claims 2-8

Claims 2-5, 7 and 8 all depend from independent claim 6, which was rejected

only under the doctrine of obviousness-type double patenting. The Terminal

Disclaimer filed herewith overcomes this rejection and its withdrawal is requested.

Thus, claims 2-8 is allowable over the prior art.

Claims 9-14

None of the references teach or suggest the structure of independent claim 9,

and its dependent claims. In particular, the references do not show that "the outer

plate includes an adjustment screw that engages a wheel rotationally mounted on

said pivot pin" as recited in claim 9.

Thiberge does not teach or suggest an adjustment screw that engages the

claimed wheel, and the Action does not point to any reference, including Thiberge,

that teaches or suggests this element. Since the references do not teach or suggest

this element, claims 9-14, which include this element, are allowable.

· 11 ·

12/22/2004 14:34 FAX 2155684992

Applicant: Giuseppe Dal Pra' Application No.: 10/722,986

**Claims 15-21** 

None of the references teach or suggest the structure of claims 15-21. In

particular, the references do not show "a return spring that connects with a hole in

the regulation wheel and rotates the assembly about the pin" as recited in claim 15.

Thiberge does not teach or suggest that its spring 4 engages any hole in

wheel 6, and the wheel 6 does not show any hole. The Action does not point to any

other reference that teaches or suggests this element. Since the references do not

teach or suggest the recited element, claims 15-21 should be allowable. Further,

claim 16, which was rejected only under the doctrine of obviousness type double

patenting, is allowable.

Claim 22

The prior art does not teach or suggest the structure of claim 22, namely, that

the outer plate is formed of a "plurality of compression-molded fabric sheets."

EP0449074, an English language equivalent of JP04222865 cited in the Action,

discusses using compression molding to create a laminate, but that is different from

the "rocker arm assembly." The prior art does not teach or suggest what claim 22

recites and claim 22 is allowable over the prior art.

· 12 ·

PAGE 15/30 \* RCVD AT 12/22/2004 2:27:52 PM [Eastern Standard Time] \* SVR:USPTO-EFXRF-1/2 \* DNIS:8729306 \* CSID:2155684992 \* DURATION (mm-ss):12-52

12/22/2004 14:34 FAX 2155684992 VOLPE-KOENIG Q 016/030

Applicant: Giuseppe Dal Pra' Application No.: 10/722,986

Claim 23

The prior art does not teach or suggest what is claimed in claim 23. The

Action relies on Juy as anticipating the claimed channel, however, Juy is directed to

reinforced plastic parts, which are heavier than the claimed structural fiber fabric.

Further, none of the references teach or suggest that the inner and outer plates are

made of metal and plastic respectively. Thus, the prior art does not teach or

suggest what claim 23 recites and claim 23 should be allowable over the prior art.

Conclusion

If the Examiner believes that the prosecution of this application would be

advanced by an in-person or telephone conference, the Examiner is invited to

contact the undersigned by telephone to arrange a conference at the Examiner's

convenience.

- 13 -

PAGE 16/30 \* RCVD AT 12/22/2004 2:27:52 PM [Eastern Standard Time] \* SVR:USPTO-EFXRF-1/2 \* DNIS:8729306 \* CSID:2155684992 \* DURATION (mm-ss):12-52

Applicant: Giuseppe Dal Pra' Application No.: 10/722,986

In view of the foregoing amendment and remarks, Applicant respectfully request reconsideration and submits that the present application, including claims 1-23, is in condition for allowance and a notice to that effect is respectfully requested.

Respectfully submitted,

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Enclosures